

B. P. R. NUMBER

## IN THE GENERAL SESSIONS CRIMINAL COURT SHELBY COUNTY, TENNESSEE

	OF TE	NNESSEE	*
VS.			*
			* BOOKING NO.
	DEFENDANT		*
			R ALLOWING WORK RELEASE CONVICTED OF DRIVING WHILE INTOXICATED
	This	cause came on to be heard	before the Honorable
			ge, of Division of the General Sessions
			nessee, upon request of defendant, Pre-Sentence Report ement of counsel and the entire record in the cause:
	From	all of which it appears o	lefendant's request should be granted as follows:
	1.	Defendant	has been convicted of Driving
		While Under the Influence	e of Intoxicant or Drugs, T.C.A. 55-10-401 et seq.,
			there were neither personal injury to nor death of
		another resulting from t	he offense.
	2.	Defendant,	, shall be allowed to participate in
		the Work Release Program Shelby County Correction	as administered by the Work Release Director of the al Center.
	3.		ect to all rules, regulations and conditions of the ees of the Work Release Director.
	4.	rate of deductions as es Shelby County Government	room and board from his earnings based on the current stablished by the Chief Administrative Officer of . This rate is currently \$38.00 per each day of will change as often as necessary to reflect the cost ion Center.
	5.	This Order shall be in edefendant, pending furth	effect subject to cooperation and obedience by ner orders of the Court.
	TT TS	THEREFORE ORDERED AD.TI	UDGED AND DECREED that defendant,
			be allowed to participate in the Work Release Program
Drugs	, T.C. Work	A. 55-10-401 et., seq., s Release Program, and con	of Driving while Under the Influence of Intoxicant of second offense, subject to current rules and conditions aditioned as set out above, pending further orders of
			JUDGE
Respectfully submitted,			Date
ASSIST	FANT D	ISTRICT ATTORNEY GENERAL	
ATTOR	NEY FO	R DEFENDANT	